Docket No. Q78287

MAY C 5 2004 DECEARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

As a below named inventor, I hereby declare that: My residence, mailing address, and citizenship are as stated below next to my name. I believe As a below itemited inventor, I incress section of the series of the ser

below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

PROCESS AND APPARATUS FOR PRODUCING FOLDING COUPONS

 is attached hereto 	OR			2003, as United States Application		
			national Application I		0/702,083	
		(Confirmation No), and			
I have been shown to be a considered and				licable).	amonded by a	
I hereby state that I have reviewed an amendment specifically referred to abo	vc.					
acknowledge the duty to disclose info						
application(s), material infortnation wh		etween the filing date of the	he prior application an	d the national or P	CT internation	
filing date of the continuation-in-part a	• •	(0) ((0)) (0)				
hereby claim foreign priority under 3						
rights certificate(s), or 365(a) of any						
America, listed below and have also in rights ocrtificate(s), or any PCT interna		-				
rights withheato(s), or any FC1 midna	uonai appiication(s) na	Amg a tiling date before ti	nat of the apphoautin	on which photoly i	, crainies.	
Prior Application Number(s)	Coun	trv .	Iling Date	Priority C Yes	No	
102 52 550.1	Germa	•	mber 8, 2002	- <u>xa</u> -	<u> </u>	
						
hereby claim benefit under 35 United	States Code § 1 19(e) c	of any United States provis	sional application(s) li	sted below.		
A	pplication Number(s)		Filing Date			
			-			
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	States Code 6120 of ar	ny United States application		y PC1 internation		
		subject moreon of such of	abo plaime of ship and	Nicetian is not disc		
esignating the United States, listed bel	ow and, insofar as the				losed in a liste	
esignating the United States, listed beli rior United States or PCT Internations	ow and, insofar as the	nanner provided by the fir	rst paragraph of Title	35, United States	losed in a liste Code, § 112,	
esignating the United States, listed bel rior United States or PCT Internations cknowledge my duty to disclose any in	ow and, insofar as the all application in the material to	nanner provided by the fir the patentability of this a	rst paragraph of Title pplication as defined	35, United States in 37 C.F.R. 1.56	losed in a liste Code, § 112,	
esignating the United States, listed bel rior United States or PCT Internations cknowledge my duty to disclose any in	ow and, insofar as the all application in the material to	nanner provided by the fir the patentability of this a	rst paragraph of Title pplication as defined	35, United States in 37 C.F.R. 1.56	losed in a liste Code, § 112,	
esignating the United States, listed bel rior United States or PCT Internations eknowledge my duty to disclose any in etween the filing date of the prior appli	ow and, insofar as the all application in the material to	nanner provided by the fir the patentability of this a	rst paragraph of Title pplication as defined	35, United States in 37 C.F.R. 1.56	losed in a liste Code, § 112,	
hereby claim benefit under 35 United esignating the United States, listed bel rior United States or PCT International cknowledge my duty to disclose any it erween the filing date of the prior appliance. Prior U.S. or International Application.	ow and, insofar as the all application in the minformation material to cation and the national	nanner provided by the fir the patentability of this a	rst paragraph of Title spplication as defined g date of this applicati	35, United States in 37 C.F.R. 1.56	losed in a liste Code, § 112, which occurre	

Mion, PLLC, and request that all correspondence about the application be addressed to the address filed under the same USPTO Customer Number.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisownent, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

[Page 1 of 2]

MAR-02-2004 10:09

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